♣ Approved for Filing: JLF
 ♣ 12-19-00 11:13 AM

1	REPEAL OF OBSOLETE BONDING
2	AUTHORIZATIONS AND RELATED
3	PROVISIONS
4	2001 GENERAL SESSION
5	STATE OF UTAH
6	Sponsor: Loraine T. Pace
7	This act modifies provisions related to bonding. This act repeals obsolete and lapsed
8	bonding authorizations and repeals a duplicate section relating to state bonding
9	commissioners. This act moves language relating to certain water loans and makes technical
10	corrections.
11	This act affects sections of Utah Code Annotated 1953 as follows:
12	AMENDS:
13	11-27-2, as last amended by Chapter 227, Laws of Utah 1993
14	11-31-2, as enacted by Chapter 199, Laws of Utah 1987
15	11-31-3, as enacted by Chapter 199, Laws of Utah 1987
16	59-12-103 (Effective 07/01/01), as last amended by Chapters 147, 253, and 325, Laws of
17	Utah 2000
18	59-12-103 (Superseded 07/01/01), as last amended by Chapter 325, Laws of Utah 2000
19	73-10c-4, as last amended by Chapter 199, Laws of Utah 1996
20	73-10c-5, as last amended by Chapter 282, Laws of Utah 2000
21	ENACTS:
22	73-10c-4.1 , Utah Code Annotated 1953
23	$\mathbf{\hat{h}}$ [73-10d-4.2] 73-10c-4.2 $\mathbf{\hat{h}}$, Utah Code Annotated 1953
24	REPEALS:
25	63-56a-1, as last amended by Chapter 243, Laws of Utah 1996
26	63-64-1 , as enacted by Chapter 212, Laws of Utah 1986
27	63-64-2 , as enacted by Chapter 212, Laws of Utah 1986



28	63-64-3 , as enacted by Chapter 212, Laws of Utah 1986
29	63-64-4 , as enacted by Chapter 212, Laws of Utah 1986
30	63-64-5, as last amended by Chapter 30, Laws of Utah 1992
31	63-64-6, as last amended by Chapter 3, Laws of Utah 1988
32	63-64-7 , as enacted by Chapter 212, Laws of Utah 1986
33	63-64-8 , as enacted by Chapter 212, Laws of Utah 1986
34	63-64-9 , as enacted by Chapter 212, Laws of Utah 1986
35	63-64-10 , as enacted by Chapter 212, Laws of Utah 1986
36	63-64-11 , as enacted by Chapter 212, Laws of Utah 1986
37	63-64-12 , as enacted by Chapter 212, Laws of Utah 1986
38	63-64-13 , as enacted by Chapter 212, Laws of Utah 1986
39	63-64-14 , as enacted by Chapter 212, Laws of Utah 1986
40	63-64-15 , as enacted by Chapter 212, Laws of Utah 1986
41	63-64-16 , as enacted by Chapter 212, Laws of Utah 1986
42	63-64-17 , as enacted by Chapter 212, Laws of Utah 1986
43	63-64-18 , as enacted by Chapter 212, Laws of Utah 1986
44	63-66-1 , as enacted by Chapter 8, Laws of Utah 1986, Second Special Session
45	63-66-2 , as enacted by Chapter 8, Laws of Utah 1986, Second Special Session
46	63-66-3, as enacted by Chapter 8, Laws of Utah 1986, Second Special Session
47	63-66-4, as last amended by Chapter 30, Laws of Utah 1992
48	63-66-5, as last amended by Chapter 3, Laws of Utah 1988
49	63-66-6 , as enacted by Chapter 8, Laws of Utah 1986, Second Special Session
50	63-66-7 , as enacted by Chapter 8, Laws of Utah 1986, Second Special Session
51	63-66-8, as enacted by Chapter 8, Laws of Utah 1986, Second Special Session
52	63-66-9 , as enacted by Chapter 8, Laws of Utah 1986, Second Special Session
53	63-66-10, as enacted by Chapter 8, Laws of Utah 1986, Second Special Session
54	63-66-11, as enacted by Chapter 8, Laws of Utah 1986, Second Special Session
55	63-66-12, as enacted by Chapter 8, Laws of Utah 1986, Second Special Session
56	63-66-13, as enacted by Chapter 8, Laws of Utah 1986, Second Special Session
57	63-66-14, as enacted by Chapter 8, Laws of Utah 1986, Second Special Session
58	63-66-15, as enacted by Chapter 8, Laws of Utah 1986, Second Special Session

59	63-66-16 , as enacted by Chapter 8, Laws of Utah 1986, Second Special Session
60	63-66-17, as enacted by Chapter 8, Laws of Utah 1986, Second Special Session
61	63-67-101 , as enacted by Chapter 235, Laws of Utah 1987
62	63-67-102 , as enacted by Chapter 235, Laws of Utah 1987
63	63-67-103 , as enacted by Chapter 235, Laws of Utah 1987
64	63-67-104 , as enacted by Chapter 235, Laws of Utah 1987
65	63-67-105 , as last amended by Chapter 259, Laws of Utah 1991
66	63-67-106, as enacted by Chapter 235, Laws of Utah 1987
67	63-67-107, as enacted by Chapter 235, Laws of Utah 1987
68	63-67-108, as enacted by Chapter 235, Laws of Utah 1987
69	63-67-109, as enacted by Chapter 235, Laws of Utah 1987
70	63-67-110 , as enacted by Chapter 235, Laws of Utah 1987
71	63-67-111 , as enacted by Chapter 235, Laws of Utah 1987
72	63-67-112 , as enacted by Chapter 235, Laws of Utah 1987
73	63-67-113, as enacted by Chapter 235, Laws of Utah 1987
74	63-67-114, as enacted by Chapter 235, Laws of Utah 1987
75	63-67-115, as enacted by Chapter 235, Laws of Utah 1987
76	63-67-116, as enacted by Chapter 235, Laws of Utah 1987
77	63-67-117 , as enacted by Chapter 235, Laws of Utah 1987
78	63-67-118 , as enacted by Chapter 235, Laws of Utah 1987
79	63-69-1 , as enacted by Chapter 11, Laws of Utah 1987, First Special Session
80	63-69-2 , as enacted by Chapter 11, Laws of Utah 1987, First Special Session
81	63-69-3 , as enacted by Chapter 11, Laws of Utah 1987, First Special Session
82	63-69-4 , as enacted by Chapter 11, Laws of Utah 1987, First Special Session
83	63-69-5 , as last amended by Chapter 259, Laws of Utah 1991
84	63-69-6 , as enacted by Chapter 11, Laws of Utah 1987, First Special Session
85	63-69-7 , as enacted by Chapter 11, Laws of Utah 1987, First Special Session
86	63-69-8 , as enacted by Chapter 11, Laws of Utah 1987, First Special Session
87	63-69-9 , as enacted by Chapter 11, Laws of Utah 1987, First Special Session
88	63-69-10 , as enacted by Chapter 11, Laws of Utah 1987, First Special Session
89	63-69-11 , as enacted by Chapter 11, Laws of Utah 1987, First Special Session

90	63-69-12, as enacted by Chapter 11, Laws of Utah 1987, First Special Session
91	63-69-13, as enacted by Chapter 11, Laws of Utah 1987, First Special Session
92	63-69-14, as enacted by Chapter 11, Laws of Utah 1987, First Special Session
93	63-69-15, as enacted by Chapter 11, Laws of Utah 1987, First Special Session
94	63-69-16, as enacted by Chapter 11, Laws of Utah 1987, First Special Session
95	63-69-17, as enacted by Chapter 11, Laws of Utah 1987, First Special Session
96	63-69-18, as enacted by Chapter 11, Laws of Utah 1987, First Special Session
97	63-74-1 , as enacted by Chapter 228, Laws of Utah 1989
98	63-74-2 , as enacted by Chapter 228, Laws of Utah 1989
99	63-74-3 , as enacted by Chapter 228, Laws of Utah 1989
100	63-74-4 , as enacted by Chapter 228, Laws of Utah 1989
101	63-74-5, as last amended by Chapter 259, Laws of Utah 1991
102	63-74-6 , as enacted by Chapter 228, Laws of Utah 1989
103	63-74-7 , as enacted by Chapter 228, Laws of Utah 1989
104	63-74-8 , as enacted by Chapter 228, Laws of Utah 1989
105	63-74-9 , as enacted by Chapter 228, Laws of Utah 1989
106	63-74-10 , as enacted by Chapter 228, Laws of Utah 1989
107	63-74-11 , as enacted by Chapter 228, Laws of Utah 1989
108	63-74-12 , as enacted by Chapter 228, Laws of Utah 1989
109	63-74-13 , as enacted by Chapter 228, Laws of Utah 1989
110	63-74-14 , as enacted by Chapter 228, Laws of Utah 1989
111	63-74-15 , as enacted by Chapter 228, Laws of Utah 1989
112	63-74-16 , as enacted by Chapter 228, Laws of Utah 1989
113	63-74-17 , as enacted by Chapter 228, Laws of Utah 1989
114	63-77-1 , as enacted by Chapter 281, Laws of Utah 1990
115	63-77-2 , as enacted by Chapter 281, Laws of Utah 1990
116	63-77-3 , as enacted by Chapter 281, Laws of Utah 1990
117	63-77-4 , as enacted by Chapter 281, Laws of Utah 1990
118	63-77-5, as last amended by Chapter 259, Laws of Utah 1991
119	63-77-6 , as enacted by Chapter 281, Laws of Utah 1990
120	63-77-7 , as enacted by Chapter 281, Laws of Utah 1990

121	63-77-8 , as enacted by Chapter 281, Laws of Utah 1990
122	63-77-9 , as enacted by Chapter 281, Laws of Utah 1990
123	63-77-10 , as enacted by Chapter 281, Laws of Utah 1990
124	63-77-11 , as enacted by Chapter 281, Laws of Utah 1990
125	63-77-12 , as enacted by Chapter 281, Laws of Utah 1990
126	63-77-13 , as enacted by Chapter 281, Laws of Utah 1990
127	63-77-14 , as enacted by Chapter 281, Laws of Utah 1990
128	63-77-15 , as enacted by Chapter 281, Laws of Utah 1990
129	63-77-16 , as enacted by Chapter 281, Laws of Utah 1990
130	63-77-17 , as enacted by Chapter 281, Laws of Utah 1990
131	63-83-1, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
132	63-83-2 , as enacted by Chapter 4, Laws of Utah 1991, First Special Session
133	63-83-3, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
134	63-83-4 , as enacted by Chapter 4, Laws of Utah 1991, First Special Session
135	63-83-5, as last amended by Chapter 10, Laws of Utah 1997
136	63-83-6 , as enacted by Chapter 4, Laws of Utah 1991, First Special Session
137	63-83-7, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
138	63-83-8, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
139	63-83-9, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
140	63-83-10, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
141	63-83-11, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
142	63-83-12, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
143	63-83-13, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
144	63-83-14, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
145	63-83-15, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
146	63-83-16, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
147	63-83-17, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
148	63-84-1 , as enacted by Chapter 4, Laws of Utah 1991, First Special Session
149	63-84-2 , as last amended by Chapter 120, Laws of Utah 1994
150	63-84-3 , as enacted by Chapter 4, Laws of Utah 1991, First Special Session
151	63-84-4 , as enacted by Chapter 4, Laws of Utah 1991, First Special Session

152	63-84-5 , as last amended by Chapter 10, Laws of Utah 1997
153	63-84-6 , as enacted by Chapter 4, Laws of Utah 1991, First Special Session
154	63-84-7 , as enacted by Chapter 4, Laws of Utah 1991, First Special Session
155	63-84-8 , as enacted by Chapter 4, Laws of Utah 1991, First Special Session
156	63-84-9 , as enacted by Chapter 4, Laws of Utah 1991, First Special Session
157	63-84-10 , as enacted by Chapter 4, Laws of Utah 1991, First Special Session
158	63-84-11 , as enacted by Chapter 4, Laws of Utah 1991, First Special Session
159	63-84-12 , as enacted by Chapter 4, Laws of Utah 1991, First Special Session
160	63-84-13 , as enacted by Chapter 4, Laws of Utah 1991, First Special Session
161	63-84-14 , as enacted by Chapter 4, Laws of Utah 1991, First Special Session
162	63-84-15 , as enacted by Chapter 4, Laws of Utah 1991, First Special Session
163	63-84-16, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
164	63-84-17, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
165	63-85-1, as enacted by Chapter 304, Laws of Utah 1992
166	63-85-2, as last amended by Chapter 82, Laws of Utah 1997
167	63-85-3, as enacted by Chapter 304, Laws of Utah 1992
168	63-85-4 , as enacted by Chapter 304, Laws of Utah 1992
169	63-85-5, as last amended by Chapter 10, Laws of Utah 1997
170	63-85-6 , as enacted by Chapter 304, Laws of Utah 1992
171	63-85-7 , as enacted by Chapter 304, Laws of Utah 1992
172	63-85-8 , as enacted by Chapter 304, Laws of Utah 1992
173	63-85-9 , as enacted by Chapter 304, Laws of Utah 1992
174	63-85-10 , as last amended by Chapter 4, Laws of Utah 1993
175	63-85-11 , as enacted by Chapter 304, Laws of Utah 1992
176	63-85-12 , as enacted by Chapter 304, Laws of Utah 1992
177	63-85-13 , as enacted by Chapter 304, Laws of Utah 1992
178	63-85-14 , as enacted by Chapter 304, Laws of Utah 1992
179	63-85-15 , as enacted by Chapter 304, Laws of Utah 1992
180	63-85-16 , as enacted by Chapter 304, Laws of Utah 1992
181	63-85-17 , as enacted by Chapter 304, Laws of Utah 1992
	* *
182	63-86-1 , as enacted by Chapter 304, Laws of Utah 1992

183	63-86-2 , as last amended by Chapter 120, Laws of Utah 1994
184	63-86-3 , as enacted by Chapter 304, Laws of Utah 1992
185	63-86-4 , as enacted by Chapter 304, Laws of Utah 1992
186	63-86-5, as last amended by Chapter 10, Laws of Utah 1997
187	63-86-6 , as enacted by Chapter 304, Laws of Utah 1992
188	63-86-7 , as enacted by Chapter 304, Laws of Utah 1992
189	63-86-8 , as enacted by Chapter 304, Laws of Utah 1992
190	63-86-9 , as enacted by Chapter 304, Laws of Utah 1992
191	63-86-10, as last amended by Chapter 4, Laws of Utah 1993
192	63-86-11 , as enacted by Chapter 304, Laws of Utah 1992
193	63-86-12 , as enacted by Chapter 304, Laws of Utah 1992
194	63-86-13 , as enacted by Chapter 304, Laws of Utah 1992
195	63-86-14 , as enacted by Chapter 304, Laws of Utah 1992
196	63-86-15 , as enacted by Chapter 304, Laws of Utah 1992
197	63-86-16 , as enacted by Chapter 304, Laws of Utah 1992
198	63-86-17 , as enacted by Chapter 304, Laws of Utah 1992
199	73-10b-1 , as enacted by Chapter 353, Laws of Utah 1983
200	73-10b-2, as last amended by Chapter 282, Laws of Utah 2000
201	73-10b-3, as last amended by Chapter 112, Laws of Utah 1991
202	73-10b-4 , as enacted by Chapter 353, Laws of Utah 1983
203	73-10b-5, as last amended by Chapter 112, Laws of Utah 1991
204	73-10b-6, as last amended by Chapter 112, Laws of Utah 1991
205	73-10b-7 , as enacted by Chapter 353, Laws of Utah 1983
206	73-10b-8 , as enacted by Chapter 353, Laws of Utah 1983
207	73-10b-9, as last amended by Chapter 259, Laws of Utah 1991
208	73-10b-10 , as last amended by Chapter 3, Laws of Utah 1988
209	73-10b-11 , as enacted by Chapter 353, Laws of Utah 1983
210	73-10b-12 , as enacted by Chapter 353, Laws of Utah 1983
211	73-10b-13 , as enacted by Chapter 353, Laws of Utah 1983
212	73-10b-14 , as enacted by Chapter 353, Laws of Utah 1983
213	73-10b-15 , as enacted by Chapter 353, Laws of Utah 1983

214	73-10b-16 , as enacted by Chapter 353, Laws of Utah 1983
215	73-10b-17 , as enacted by Chapter 353, Laws of Utah 1983
216	73-10b-18 , as enacted by Chapter 353, Laws of Utah 1983
217	73-10b-19, as last amended by Chapter 61, Laws of Utah 1984
218	73-10b-20 , as enacted by Chapter 353, Laws of Utah 1983
219	73-10b-21 , as enacted by Chapter 353, Laws of Utah 1983
220	73-10b-22, as last amended by Chapter 21, Laws of Utah 1985
221	73-10g-1, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
222	73-10g-2, as last amended by Chapter 82, Laws of Utah 1997
223	73-10g-3, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
224	73-10g-4, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
225	73-10g-5, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
226	73-10g-6, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
227	73-10g-7, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
228	73-10g-8, as last amended by Chapter 10, Laws of Utah 1997
229	73-10g-9, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
230	73-10g-10, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
231	73-10g-11, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
232	73-10g-12, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
233	73-10g-13, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
234	73-10g-14, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
235	73-10g-15, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
236	73-10g-16, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
237	73-10g-17, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
238	73-10g-18, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
239	73-10g-19, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
240	73-10g-20, as enacted by Chapter 4, Laws of Utah 1991, First Special Session
241	73-10h-1 , as enacted by Chapter 304, Laws of Utah 1992
242	73-10h-2, as last amended by Chapter 82, Laws of Utah 1997
243	73-10h-3, as enacted by Chapter 304, Laws of Utah 1992
244	73-10h-4 , as enacted by Chapter 304, Laws of Utah 1992

245	73-10h-5 , as enacted by Chapter 304, Laws of Utah 1992
246	73-10h-6 , as enacted by Chapter 304, Laws of Utah 1992
247	73-10h-7 , as enacted by Chapter 304, Laws of Utah 1992
248	73-10h-8, as last amended by Chapter 10, Laws of Utah 1997
249	73-10h-9 , as enacted by Chapter 304, Laws of Utah 1992
250	73-10h-10 , as enacted by Chapter 304, Laws of Utah 1992
251	73-10h-11 , as enacted by Chapter 304, Laws of Utah 1992
252	73-10h-12 , as enacted by Chapter 304, Laws of Utah 1992
253	73-10h-13, as last amended by Chapter 4, Laws of Utah 1993
254	73-10h-14 , as enacted by Chapter 304, Laws of Utah 1992
255	73-10h-15 , as enacted by Chapter 304, Laws of Utah 1992
256	73-10h-16 , as enacted by Chapter 304, Laws of Utah 1992
257	73-10h-17 , as enacted by Chapter 304, Laws of Utah 1992
258	73-10h-18 , as enacted by Chapter 304, Laws of Utah 1992
259	73-10h-19 , as enacted by Chapter 304, Laws of Utah 1992
260	73-10h-20 , as enacted by Chapter 304, Laws of Utah 1992
261	73-24-1, as enacted by Chapter 6, Laws of Utah 1986, Second Special Session
262	73-24-2, as enacted by Chapter 6, Laws of Utah 1986, Second Special Session
263	73-24-3, as enacted by Chapter 6, Laws of Utah 1986, Second Special Session
264	73-24-4, as enacted by Chapter 6, Laws of Utah 1986, Second Special Session
265	73-24-5, as last amended by Chapter 259, Laws of Utah 1991
266	73-24-6, as last amended by Chapter 3, Laws of Utah 1988
267	73-24-7, as enacted by Chapter 6, Laws of Utah 1986, Second Special Session
268	73-24-8, as enacted by Chapter 6, Laws of Utah 1986, Second Special Session
269	73-24-9, as enacted by Chapter 6, Laws of Utah 1986, Second Special Session
270	73-24-10, as enacted by Chapter 6, Laws of Utah 1986, Second Special Session
271	73-24-11, as enacted by Chapter 6, Laws of Utah 1986, Second Special Session
272	73-24-12, as enacted by Chapter 6, Laws of Utah 1986, Second Special Session
273	73-24-13, as enacted by Chapter 6, Laws of Utah 1986, Second Special Session
274	73-24-14, as enacted by Chapter 6, Laws of Utah 1986, Second Special Session
275	73-24-15, as enacted by Chapter 6, Laws of Utah 1986, Second Special Session

276	73-24-16, as enacted by Chapter 6, Laws of Utah 1986, Second Special Session
277	73-24-17, as enacted by Chapter 6, Laws of Utah 1986, Second Special Session
278	73-24-18, as enacted by Chapter 6, Laws of Utah 1986, Second Special Session
279	Be it enacted by the Legislature of the state of Utah:
280	Section 1. Section 11-27-2 is amended to read:
281	11-27-2. Definitions.
282	As used in this chapter:
283	(1) "Advance refunding bonds" means refunding bonds issued for the purpose of refunding
284	outstanding bonds in advance of their maturity.
285	(2) "Assessments" means a special tax levied against property within a special
286	improvement district to pay all or a portion of the costs of making improvements in the district.
287	(3) "Bond" means any revenue bond, general obligation bond, tax increment bond, special
288	improvement bond, or refunding bond.
289	(4) "General obligation bond" means any bond, note, warrant, certificate of indebtedness,
290	or other obligation of a public body payable in whole or in part from revenues derived from ad
291	valorem taxes and that constitutes an indebtedness within the meaning of any applicable
292	constitutional or statutory debt limitation.
293	(5) "Governing body" means the council, commission, county legislative body, board of
294	directors, board of trustees, board of education, board of regents, or other legislative body of a
295	public body designated in this chapter that is vested with the legislative powers of the public body,
296	and, with respect to the state, the State Bonding Commission created by Section [63-56a-1]
297	<u>63B-1-201</u> .
298	(6) "Government obligations" means:
299	(a) direct obligations of the United States of America, or other securities, the principal of
300	and interest on which are unconditionally guaranteed by the United States of America; or
301	(b) obligations of any state, territory, or possession of the United States, or of any of the
302	political subdivisions of any state, territory, or possession of the United States, or of the District
303	of Columbia described in Section 103(a), Internal Revenue Code of 1986.
304	(7) "Issuer" means the public body issuing any bond or bonds.

- 10 -

(8) "Public body" means the state or any agency, authority, instrumentality, or institution

of the state, or any municipal or quasi-municipal corporation, political subdivision, agency, school

305

district, special district, or other governmental entity now or hereafter existing under the laws of the state.

- (9) "Refunding bonds" means bonds issued under the authority of this chapter for the purpose of refunding outstanding bonds.
- (10) "Resolution" means a resolution of the governing body of a public body taking formal action under this chapter.
- (11) "Revenue bond" means any bond, note, warrant, certificate of indebtedness, or other obligation for the payment of money issued by a public body or any predecessor of any public body and that is payable from designated revenues not derived from ad valorem taxes or from a special fund composed of revenues not derived from ad valorem taxes, but excluding all of the following:
- (a) any obligation constituting an indebtedness within the meaning of any applicable constitutional or statutory debt limitation;
- (b) any obligation issued in anticipation of the collection of taxes, where the entire issue matures not later than one year from the date of the issue; and
 - (c) any special improvement bond.
- (12) "Special improvement bond" means any bond, note, warrant, certificate of indebtedness, or other obligation of a public body or any predecessor of any public body that is payable from assessments levied on benefited property and from any special improvement guaranty fund.
- (13) "Special improvement guaranty fund" means any special improvement guaranty fund established under Title 10, Chapter 6, Title 17A, Chapter 3, Part 2, County Improvement Districts, or any predecessor or similar statute.
- (14) "Tax increment bond" means any bond, note, warrant, certificate of indebtedness, or other obligation of a public body issued under authority of Title 17A, Chapter 2, Part 16, Great Salt Lake Development Authority Act, or any similar statutes, including Title 17A, Chapter 2, Part 12, Utah Neighborhood Development Act.
- Section 2. Section 11-31-2 is amended to read:
- **11-31-2. Definitions.**

- 335 As used in this chapter:
- 336 (1) "Bonds" means any evidence or contract of indebtedness that is issued or authorized 337 by a public body, including, without limitation, bonds, refunding bonds, advance refunding bonds,

bond anticipation notes, tax anticipation notes, notes, certificates of indebtedness, warrants, commercial paper, contracts, and leases, whether they are general obligations of the issuing public body or are payable solely from a specified source, including, but not limited to, annual appropriations by the public body.

- (2) "Legislative body" means, with respect to any action to be taken by a public body with respect to bonds, the board, commission, council, agency, or other similar body authorized by law to take legislative action on behalf of the public body, and in the case of the state, the Legislature, the state treasurer, the commission created under Section [63-56a-1] 63B-1-201, and any other entities the Legislature designates.
- (3) "Public body" means the state and any public department, public agency, or other public entity existing under the laws of the state, including, without limitation, any agency, authority, instrumentality, or institution of the state, and any county, city, town, municipal corporation, quasi-municipal corporation, state university or college, school district, special service district or other special district, improvement district, water conservancy district, metropolitan water district, drainage district, irrigation district, fire protection district, separate legal or administrative entity created under the Interlocal Cooperation Act or other joint agreement entity, redevelopment agency, and any other political subdivision, public authority, public agency, or public trust existing under the laws of the state.
 - Section 3. Section 11-31-3 is amended to read:

11-31-3. Issuance of bonds -- Registration for offer and sale.

- (1) Any bonds authorized by law to be issued may be issued without regard to the treatment of interest [thereon] on those bonds for purposes of federal income taxation.
- (2) (a) Any public body authorized to issue bonds may take any actions and enter into any agreements necessary or appropriate to register or qualify the bonds described in this section for offer and sale under the federal or any state's or nation's securities laws and to comply with those laws. [Such]
- (b) Those actions and agreements on behalf of the state may be taken and entered into by the commission created under Section [63-56a-1] 63B-1-201 or by the state treasurer, as appropriate.
 - Section 4. Section **59-12-103** (Effective **07/01/01**) is amended to read:
- 368 59-12-103 (Effective 07/01/01). Sales and use tax base -- Rate -- Use of sales and use

369 tax revenues. 370 (1) A tax is imposed on the purchaser as provided in this part for amounts paid or charged 371 for the following transactions: 372 (a) retail sales of tangible personal property made within the state; 373 (b) amounts paid to common carriers or to telephone or telegraph corporations, whether 374 the corporations are municipally or privately owned, for: 375 (i) all transportation; 376 (ii) intrastate telephone service; or 377 (iii) telegraph service; 378 (c) sales of the following for commercial use: 379 (i) gas; 380 (ii) electricity; 381 (iii) heat; 382 (iv) coal; 383 (v) fuel oil; or 384 (vi) other fuels; 385 (d) sales of the following for residential use: 386 (i) gas; 387 (ii) electricity; 388 (iii) heat; 389 (iv) coal; 390 (v) fuel oil; or 391 (vi) other fuels; 392 (e) sales of meals; 393 (f) amounts paid or charged as admission or user fees for theaters, movies, operas, 394 museums, planetariums, shows of any type or nature, exhibitions, concerts, carnivals, amusement 395 parks, amusement rides, circuses, menageries, fairs, races, contests, sporting events, dances, 396 boxing matches, wrestling matches, closed circuit television broadcasts, billiard parlors, pool

parlors, bowling lanes, golf, miniature golf, golf driving ranges, batting cages, skating rinks, ski

jeep tours, boat tours, scenic cruises, horseback rides, sports activities, or any other amusement,

lifts, ski runs, ski trails, snowmobile trails, tennis courts, swimming pools, water slides, river runs,

397

398

400	entertainment, recreation, exhibition, cultural, or athletic activity;
401	(g) amounts paid or charged for services:
402	(i) for repairs or renovations of tangible personal property; or
403	(ii) to install tangible personal property in connection with other tangible personal
404	property;
405	(h) except as provided in Subsection 59-12-104(7), amounts paid or charged for cleaning
406	or washing of tangible personal property;
407	(i) amounts paid or charged for tourist home, hotel, motel, or trailer court accommodations
408	and services for less than 30 consecutive days;
409	(j) amounts paid or charged for laundry or dry cleaning services;
410	(k) amounts paid or charged for leases or rentals of tangible personal property if:
411	(i) the tangible personal property's situs is in this state;
412	(ii) the lessee took possession of the tangible personal property in this state; or
413	(iii) within this state the tangible personal property is:
414	(A) stored;
415	(B) used; or
416	(C) otherwise consumed;
417	(l) amounts paid or charged for tangible personal property if within this state the tangible
418	personal property is:
419	(i) stored;
420	(ii) used; or
421	(iii) consumed; and
422	(m) amounts paid or charged for prepaid telephone calling cards.
423	(2) (a) Except as provided in Subsections (2)(b) and (c), beginning on July 1, 2001, a state
424	tax and a local tax is imposed on a transaction described in Subsection (1) equal to the sum of:
425	(i) a state tax imposed on the transaction at a rate of 4.75%; and
426	(ii) a local tax equal to the sum of the tax rates a county, city, or town imposes on the
427	transaction under this chapter other than this part.
428	(b) Notwithstanding Subsection (2)(a), beginning on July 1, 2001, a state tax and a local
429	tax is imposed on a transaction described in Subsection (1)(d) equal to the sum of:
430	(i) a state tax imposed on the transaction at a rate of 2%; and

431 (ii) a local tax equal to the sum of the tax rates a county, city, or town imposes on the 432 transaction under this chapter other than this part. 433 (c) Notwithstanding Subsections (2)(a) and (b), beginning on July 1, 2001, if a vendor collects a tax under Subsection 59-12-107(1)(b) on a transaction described in Subsection (1), a 434 435 state tax and a local tax is imposed on the transaction equal to the sum of: 436 (i) a state tax imposed on the transaction at a rate of: 437 (A) 4.75% for a transaction other than a transaction described in Subsection (1)(d); or 438 (B) 2% for a transaction described in Subsection (1)(d); and 439 (ii) except as provided in Subsection (2)(d), a local tax imposed on the transaction at a rate 440 equal to the sum of the following tax rates: (A) the lowest tax rate imposed by a county, city, or town under Section 59-12-204, but 441 442 only if all of the counties, cities, and towns in the state impose the tax under Section 59-12-204; 443 (B) the lowest tax rate imposed by a county, city, or town under Section 59-12-205, but 444 only if all of the counties, cities, and towns in the state impose the tax under Section 59-12-205; 445 and 446 (C) the tax rate authorized by Section 59-12-1102, but only if all of the counties in the 447 state impose the tax under Section 59-12-1102. 448 (d) Tax rates authorized under the following do not apply to Subsection (2)(c)(ii): 449 (i) Subsection (2)(a)(i); 450 (ii) Subsection (2)(b)(i); 451 (iii) Subsection (2)(c)(i); 452 (iv) Section 59-12-301; 453 (v) Section 59-12-352; 454 (vi) Section 59-12-353; 455 (vii) Section 59-12-401; 456 (viii) Section 59-12-402; 457 (ix) Section 59-12-501; 458 (x) Section 59-12-502; 459 (xi) Section 59-12-603; 460 (xii) Section 59-12-703; 461 (xiii) Section 59-12-802;

462	(xiv) Section 59-12-804;
463	(xv) Section 59-12-1001;
464	(xvi) Section 59-12-1201; or
465	(xvii) Section 59-12-1302.
466	(3) (a) Except as provided in Subsections (4) through (9), the state taxes described in
467	Subsections (2)(a)(i), (2)(b)(i), and (2)(c)(i) shall be deposited into the General Fund.
468	(b) The local taxes described in Subsections (2)(a)(ii) and (2)(b)(ii) shall be distributed to
469	a county, city, or town as provided in this chapter.
470	(c) (i) Notwithstanding any provision of this chapter, each county, city, or town in the state
471	shall receive the county's, city's, or town's proportionate share of the revenues generated by the
472	local tax described in Subsection (2)(c)(ii) as provided in Subsection (3)(c)(ii).
473	(ii) The commission shall determine a county's, city's, or town's proportionate share of the
474	revenues under Subsection (3)(c)(i) by:
475	(A) dividing the population of the county, city, or town by the total population of the state;
476	and
477	(B) multiplying the percentage determined under Subsection (3)(c)(ii)(A) by the total
478	amount of revenues generated by the local tax under Subsection (2)(c)(ii) for all counties, cities,
479	and towns.
480	(iii) (A) Except as provided in Subsection (3)(c)(iii)(B), population figures for purposes
481	of this section shall be derived from the most recent official census or census estimate of the
482	United States Census Bureau.
483	(B) Notwithstanding Subsection (3)(c)(iii)(A), if a needed population estimate is not
484	available from the United States Census Bureau, population figures shall be derived from the
485	estimate from the Utah Population Estimates Committee created by executive order of the
486	governor.
487	(C) For purposes of this section, the population of a county may only include the
488	population of the unincorporated areas of the county.
489	(4) (a) Notwithstanding Subsection (3)(a), there shall be deposited in an Olympics special
490	revenue fund or funds as determined by the Division of Finance under Section 51-5-4, for the use
491	of the Utah Sports Authority created under Title 63A, Chapter 7, Utah Sports Authority Act:

(i) from January 1, 1990, through December 31, 1999, the amount of sales and use tax

493 generated by a 1/64% tax rate on the taxable transactions under Subsection (1);

- (ii) from January 1, 1990, through June 30, 1999, the amount of revenue generated by a 1/64% tax rate under Section 59-12-204 or Section 59-12-205 on the taxable transactions under Subsection (1); and
 - (iii) interest earned on the amounts under Subsections (4)(a)(i) and (ii).
- 498 (b) These funds shall be used:

- (i) by the Utah Sports Authority as follows:
- (A) to the extent funds are available, to transfer directly to a debt service fund or to otherwise reimburse to the state any amount expended on debt service or any other cost of any bonds issued by the state to construct any public sports facility as defined in Section 63A-7-103;
- (B) to pay for the actual and necessary operating, administrative, legal, and other expenses of the Utah Sports Authority, but not including protocol expenses for seeking and obtaining the right to host the Winter Olympic Games;
 - (C) as otherwise appropriated by the Legislature; and
- (D) unless the Legislature appropriates additional funds from the Olympics Special Revenue Fund to the Utah Sports Authority, the Utah Sports Authority may not expend, loan, or pledge in the aggregate more than:
- (I) \$59,000,000 of sales and use tax deposited into the Olympics Special Revenue Fund under Subsection (4)(a);
 - (II) the interest earned on the amount described in Subsection (4)(b)(i)(D)(I); and
- (III) the revenues deposited into the Olympics Special Revenue Fund that are not sales and use taxes deposited under Subsection (4)(a) or interest on the sales and use taxes;
- (ii) to pay salary, benefits, or administrative costs associated with the State Olympic Officer under Subsection 63A-10-103(3), except that the salary, benefits, or administrative costs may not be paid from the sales and use tax revenues generated by municipalities or counties and deposited under Subsection (4)(a)(ii).
- (c) A payment of salary, benefits, or administrative costs under Subsection 63A-10-103(3) is not considered an expenditure of the Utah Sports Authority.
- (d) If the Legislature appropriates additional funds under Subsection (4)(b)(i)(D), the authority may not expend, loan, pledge, or enter into any agreement to expend, loan, or pledge the appropriated funds unless the authority:

524	(i) contracts in writing for the full reimbursement of the monies to the Olympics Special
525	Revenue Fund by a public sports entity or other person benefitting from the expenditure; and
526	(ii) obtains a security interest that secures payment or performance of the obligation to
527	reimburse.
528	(e) A contract or agreement entered into in violation of Subsection (4)(d) is void.
529	(5) (a) Notwithstanding Subsection (3)(a), beginning on July 1, 2001, the amount of sales
530	and use tax generated annually by a 1/16% tax rate on the taxable transactions under Subsection
531	(1) shall be used as provided in Subsections (5)(b) through (g).
532	(b) (i) Beginning on July 1, 2001, \$2,300,000 each year shall be transferred as dedicated
533	credits to the Department of Natural Resources to:
534	(A) implement the measures described in Subsections 63-34-14(4)(a) through (d) to protect
535	sensitive plant and animal species; or
536	(B) award grants, up to the amount authorized by the Legislature in an appropriations act,
537	to political subdivisions of the state to implement the measures described in Subsections
538	63-34-14(4)(a) through (d) to protect sensitive plant and animal species.
539	(ii) Money transferred to the Department of Natural Resources under Subsection (5)(b)(i)
540	may not be used to assist the United States Fish and Wildlife Service or any other person to list or
541	attempt to have listed a species as threatened or endangered under the Endangered Species Act of
542	1973, 16 U.S.C. Sec. 1531 et seq.
543	(iii) At the end of each fiscal year:
544	(A) 50% of any unexpended dedicated credits shall lapse to the Water Resources
545	Conservation and Development Fund created in Section 73-10-24;
546	(B) 25% of any unexpended dedicated credits shall lapse to the Utah Wastewater Loan
547	Program subaccount created in Section 73-10c-5; and
548	(C) 25% of any unexpended dedicated credits shall lapse to the Drinking Water Loan
549	Program subaccount created in Section 73-10c-5.
550	(c) Five hundred thousand dollars each year shall be deposited in the Agriculture Resource
551	Development Fund created in Section 4-18-6.
552	(d) (i) One hundred thousand dollars each year shall be transferred as dedicated credits to
553	the Division of Water Rights to cover the costs incurred in hiring legal and technical staff for the

554

adjudication of water rights.

- (A) 50% of any unexpended dedicated credits shall lapse to the Water Resources Conservation and Development Fund created in Section 73-10-24;
- (B) 25% of any unexpended dedicated credits shall lapse to the Utah Wastewater Loan Program subaccount created in Section 73-10c-5; and
- (C) 25% of any unexpended dedicated credits shall lapse to the Drinking Water Loan Program subaccount created in Section 73-10c-5.
- (e) Fifty percent of the remaining amount generated by the 1/16% tax rate shall be deposited in the Water Resources Conservation and Development Fund created in Section 73-10-24 for use by the Division of Water Resources. In addition to the uses allowed of the fund under Section 73-10-24, the fund may also be used to:
- (i) provide a portion of the local cost share, not to exceed in any fiscal year 50% of the funds made available to the Division of Water Resources under this section, of potential project features of the Central Utah Project;
- (ii) conduct hydrologic and geotechnical investigations by the Department of Natural Resources in a cooperative effort with other state, federal, or local entities, for the purpose of quantifying surface and ground water resources and describing the hydrologic systems of an area in sufficient detail so as to enable local and state resource managers to plan for and accommodate growth in water use without jeopardizing the resource;
 - (iii) fund state required dam safety improvements; and
- (iv) protect the state's interest in interstate water compact allocations, including the hiring of technical and legal staff.
- (f) Twenty-five percent of the remaining amount generated by the 1/16% tax rate shall be deposited in the Utah Wastewater Loan Program subaccount created in Section 73-10c-5 for use by the Water Quality Board to fund wastewater projects [as defined in Section 73-10b-2].
- (g) Twenty-five percent of the remaining amount generated by the 1/16% tax rate shall be deposited in the Drinking Water Loan Program subaccount created in Section 73-10c-5 for use by the Division of Drinking Water to:
- (i) provide for the installation and repair of collection, treatment, storage, and distribution facilities for any public water system, as defined in Section 19-4-102;
 - (ii) develop underground sources of water, including springs and wells; and

586	(iii)	develop	surface	water	sources

- (6) (a) Notwithstanding Subsection (3)(a), beginning on July 1, 2001, the amount of sales and use tax generated annually by a 1/16% tax rate on the taxable transactions under Subsection (1) shall be used as provided in Subsections (6)(b) through (d).
- (b) (i) Five hundred thousand dollars each year shall be deposited in the Transportation Corridor Preservation Revolving Loan Fund created in Section 72-2-117.
- (ii) At least 50% of the money deposited in the Transportation Corridor Preservation Revolving Loan Fund under Subsection (6)(b)(i) shall be used to fund loan applications made by the Department of Transportation at the request of local governments.
- (c) From July 1, 1997, through June 30, 2006, \$500,000 each year shall be transferred as nonlapsing dedicated credits to the Department of Transportation for the State Park Access Highways Improvement Program created in Section 72-3-207.
- (d) The remaining amount generated by the 1/16% tax rate shall be deposited in the class B and class C roads account to be expended as provided in Title 72, Chapter 2, Transportation Finances Act, for the use of class B and C roads.
- (7) (a) Notwithstanding Subsection (3)(a), beginning on January 1, 2000, the Division of Finance shall deposit into the Centennial Highway Fund created in Section 72-2-118 a portion of the state sales and use tax under Subsection (2) equal to the revenues generated by a 1/64% tax rate on the taxable transactions under Subsection (1).
- (b) Except for sales and use taxes deposited under Subsection (8), beginning on July 1, 1999, the revenues generated by the 1/64% tax rate:
- (i) retained under Subsection 59-12-204(7)(a) shall be retained by the counties, cities, or towns as provided in Section 59-12-204; and
- (ii) retained under Subsection 59-12-205(4)(a) shall be distributed to each county, city, and town as provided in Section 59-12-205.
- (8) Notwithstanding Subsection (3)(a), beginning on July 1, 1999, the commission shall deposit into the Airport to University of Utah Light Rail Restricted Account created in Section 17A-2-1064 the portion of the sales and use tax under Sections 59-12-204 and 59-12-205 that is:
- (a) generated by a city or town that will have constructed within its boundaries the Airport to University of Utah Light Rail described in the Transportation Equity Act for the 21st Century,
- 616 Pub. L. No. 105-178, Sec. 3030(c)(2)(B)(i)(II), 112 Stat. 107; and

617	(b) equal to the revenues generated by a 1/64% tax rate on the taxable items and services
618	under Subsection (1).
619	(9) (a) Notwithstanding Subsection (3)(a), for fiscal years beginning on or after fiscal year
620	2002-03, the commission shall on or before September 30 of each year deposit the difference
621	described in Subsection (9)(b) into the Remote Sales Restricted Account created in Section
622	59-12-103.2 if that difference is greater than \$0.
623	(b) The difference described in Subsection (9)(a) is equal to the difference between:
624	(i) the total amount of revenues the commission received from vendors collecting a tax
625	under Subsection 59-12-107(1)(b) for the previous fiscal year; and
626	(ii) the total amount of revenues the commission received from vendors collecting a tax
627	under Subsection 59-12-107(1)(b) for fiscal year 2000-01.
628	(10) (a) For purposes of amounts paid or charged as admission or user fees relating to the
629	Olympic Winter Games of 2002, the amounts are considered to be paid or charged on the day on
630	which the Salt Lake Organizing Committee for the Olympic Winter Games of 2002 or a person
631	designated by the Salt Lake Organizing Committee for the Olympic Winter Games of 2002 sends
632	a purchaser confirmation of the purchase of an admission or user fee described in Subsection
633	(1)(f).
634	(b) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act, the
635	commission shall make rules defining what constitutes sending a purchaser confirmation under
636	Subsection (10)(a).
637	Section 5. Section 59-12-103 (Superseded 07/01/01) is amended to read:
638	59-12-103 (Superseded 07/01/01). Sales and use tax base Rate Use of sales and
639	use tax revenues.
640	(1) There is levied a tax on the purchaser for the amount paid or charged for the following
641	(a) retail sales of tangible personal property made within the state;
642	(b) amount paid to common carriers or to telephone or telegraph corporations, whether the
643	corporations are municipally or privately owned, for:
644	(i) all transportation;
645	(ii) intrastate telephone service; or
646	(iii) telegraph service;
647	(c) gas, electricity, heat, coal, fuel oil, or other fuels sold for commercial use;

(d) gas, electricity, heat, coal, fuel oil, or other fuels sold for residential use;

(e) meals sold;

658

659

660

661

662

663

664

665

666

667

668

- 650 (f) admission or user fees for theaters, movies, operas, museums, planetariums, shows of 651 any type or nature, exhibitions, concerts, carnivals, amusement parks, amusement rides, circuses, 652 menageries, fairs, races, contests, sporting events, dances, boxing and wrestling matches, closed 653 circuit television broadcasts, billiard or pool parlors, bowling lanes, golf and miniature golf, golf 654 driving ranges, batting cages, skating rinks, ski lifts, ski runs, ski trails, snowmobile trails, tennis 655 courts, swimming pools, water slides, river runs, jeep tours, boat tours, scenic cruises, horseback 656 rides, sports activities, or any other amusement, entertainment, recreation, exhibition, cultural, or 657 athletic activity;
 - (g) services for repairs or renovations of tangible personal property or services to install tangible personal property in connection with other tangible personal property;
 - (h) except as provided in Subsection 59-12-104(7), cleaning or washing of tangible personal property;
 - (i) tourist home, hotel, motel, or trailer court accommodations and services for less than 30 consecutive days;
 - (j) laundry and dry cleaning services;
 - (k) leases and rentals of tangible personal property if the property situs is in this state, if the lessee took possession in this state, or if the property is stored, used, or otherwise consumed in this state;
 - (l) tangible personal property stored, used, or consumed in this state; and
 - (m) prepaid telephone calling cards.
- 670 (2) (a) Except for Subsection (1)(d), the rates of the tax levied under Subsection (1) shall be:
- 672 (i) 5% through June 30, 1994;
- 673 (ii) 4.875% beginning on July 1, 1994 through June 30, 1997; and
- 674 (iii) 4.75% beginning on July 1, 1997.
- 675 (b) The rates of the tax levied under Subsection (1)(d) shall be 2% from and after January 676 1, 1990.
- 677 (3) (a) For purposes of amounts paid or charged as admission or user fees relating to the Olympic Winter Games of 2002, the amounts are considered to be paid or charged on the day on

which the Salt Lake Organizing Committee for the Olympic Winter Games of 2002 or a person designated by the Salt Lake Organizing Committee for the Olympic Winter Games of 2002 sends a purchaser confirmation of the purchase of an admission or user fee described in Subsection (1)(f).

- (b) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act, the commission shall make rules defining what constitutes sending a purchaser confirmation under Subsection (3)(a).
- (4) (a) There shall be deposited in an Olympics special revenue fund or funds as determined by the Division of Finance under Section 51-5-4, for the use of the Utah Sports Authority created under Title 63A, Chapter 7, Utah Sports Authority Act:
- (i) from January 1, 1990, through December 31, 1999, the amount of sales and use tax generated by a 1/64% tax rate on the taxable items and services under Subsection (1);
- (ii) from January 1, 1990, through June 30, 1999, the amount of revenue generated by a 1/64% tax rate under Section 59-12-204 or Section 59-12-205 on the taxable items and services under Subsection (1); and
 - (iii) interest earned on the amounts under Subsections (4)(a)(i) and (ii).
 - (b) These funds shall be used:

- (i) by the Utah Sports Authority as follows:
- (A) to the extent funds are available, to transfer directly to a debt service fund or to otherwise reimburse to the state any amount expended on debt service or any other cost of any bonds issued by the state to construct any public sports facility as defined in Section 63A-7-103;
- (B) to pay for the actual and necessary operating, administrative, legal, and other expenses of the Utah Sports Authority, but not including protocol expenses for seeking and obtaining the right to host the Winter Olympic Games;
 - (C) as otherwise appropriated by the Legislature; and
- (D) unless the Legislature appropriates additional funds from the Olympics Special Revenue Fund to the Utah Sports Authority, the Utah Sports Authority may not expend, loan, or pledge in the aggregate more than:
- (I) \$59,000,000 of sales and use tax deposited into the Olympics special revenue fund under Subsection (4)(a);
 - (II) the interest earned on the amount described in Subsection (4)(b)(i)(D)(I); and

(III) the revenues deposited into the Olympics Special Revenue Fund that are not sales and use taxes deposited under Subsection (4)(a) or interest on the sales and use taxes;

- (ii) to pay salary, benefits, or administrative costs associated with the State Olympic Officer under Subsection 63A-10-103(3), except that the salary, benefits, or administrative costs may not be paid from the sales and tax revenues generated by municipalities or counties and deposited under Subsection (4)(a)(ii).
- (c) A payment of salary, benefits, or administrative costs under Subsection 63A-10-103(3) is not considered an expenditure of the Utah Sports Authority.
- (d) If the Legislature appropriates additional funds under Subsection (4)(b)(i)(D), the authority may not expend, loan, pledge, or enter into any agreement to expend, loan, or pledge the appropriated funds unless the authority:
- (i) contracts in writing for the full reimbursement of the monies to the Olympics special revenue fund by a public sports entity or other person benefitting from the expenditure; and
- (ii) obtains a security interest that secures payment or performance of the obligation to reimburse.
 - (e) A contract or agreement entered into in violation of Subsection (4)(d) is void.
- (5) (a) From July 1, 1997, the annual amount of sales and use tax generated by a 1/8% tax rate on the taxable items and services under Subsection (1) shall be used as follows:
- (i) 50% shall be used for water and wastewater projects as provided in Subsections (5)(b) through (f); and
- (ii) 50% shall be used for transportation projects as provided in Subsections (5)(g) through (h).
- (b) Five hundred thousand dollars each year shall be transferred to the Agriculture Resource Development Fund created in Section 4-18-6.
- (c) Fifty percent of the remaining amount generated by 50% of the 1/8% tax rate shall be transferred to the Water Resources Conservation and Development Fund created in Section 73-10-24 for use by the Division of Water Resources. In addition to the uses allowed of the fund under Section 73-10-24, the fund may also be used to:
- (i) provide a portion of the local cost share, not to exceed in any fiscal year 50% of the funds made available to the Division of Water Resources under this section, of potential project features of the Central Utah Project;

(ii) conduct hydrologic and geotechnical investigations by the Department of Natural Resources in a cooperative effort with other state, federal, or local entities, for the purpose of quantifying surface and ground water resources and describing the hydrologic systems of an area in sufficient detail so as to enable local and state resource managers to plan for and accommodate growth in water use without jeopardizing the resource;

- (iii) fund state required dam safety improvements; and
- (iv) protect the state's interest in interstate water compact allocations, including the hiring of technical and legal staff.
- (d) Twenty-five percent of the remaining amount generated by 50% of the 1/8% tax rate shall be transferred to the Utah Wastewater Loan Program subaccount created in Section 73-10c-5 for use by the Water Quality Board to fund wastewater projects [as defined in Section 73-10b-2].
- (e) Twenty-five percent of the remaining amount generated by 50% of the 1/8% tax rate shall be transferred to the Drinking Water Loan Program subaccount created in Section 73-10c-5 for use by the Division of Drinking Water to:
- (i) provide for the installation and repair of collection, treatment, storage, and distribution facilities for any public water system, as defined in Section 19-4-102;
 - (ii) develop underground sources of water, including springs and wells; and
 - (iii) develop surface water sources.

- (f) Notwithstanding Subsections (5)(b), (c), (d), and (e), \$100,000 of the remaining amount generated by 50% of the 1/8% tax rate each year shall be transferred as dedicated credits to the Division of Water Rights to cover the costs incurred in hiring legal and other technical staff for the adjudication of water rights. Any remaining balance at the end of each fiscal year shall lapse back to the contributing funds on a prorated basis.
- (g) Fifty percent of the 1/8% tax rate shall be transferred to the class B and class C roads account to be expended as provided in Title 72, Chapter 2, Transportation Finances Act, for the use of class B and C road funds except as provided in Subsection (5)(h).
- (h) (i) If H.B. 53, "Transportation Corridor Preservation," passes in the 1996 General Session, \$500,000 each year shall be transferred to the Transportation Corridor Preservation Revolving Loan Fund, and if H.B. 121, "State Park Access Roads," passes in the 1996 General Session, from July 1, 1997, through June 30, 2006, \$500,000 shall be transferred to the Department of Transportation for the State Park Access Highways Improvement Program. The remaining

amount generated by 50% of the 1/8% tax rate shall be transferred to the class B and class C roads account.

- (ii) At least 50% of the money transferred to the Transportation Corridor Preservation Revolving Loan Fund under Subsection (5)(h)(i) shall be used to fund loan applications made by the Department of Transportation at the request of local governments.
- (6) (a) Beginning on January 1, 2000, the Division of Finance shall deposit into the Centennial Highway Fund created in Section 72-2-118 a portion of the state sales and use tax under Subsection (2) equal to the revenues generated by a 1/64% tax rate on the taxable items and services under Subsection (1).
- 781 (b) Except for sales and use taxes deposited under Subsection (7), beginning on July 1, 1999, the revenues generated by the 1/64% tax rate:
 - (i) retained under Subsection 59-12-204(7)(a) shall be retained by the counties, cities, or towns as provided in Section 59-12-204; and
 - (ii) retained under Subsection 59-12-205(4)(a) shall be distributed to each county, city, and town as provided in Section 59-12-205.
 - (7) Beginning on July 1, 1999, the commission shall deposit into the Airport to University of Utah Light Rail Restricted Account created in Section 17A-2-1064 the portion of the sales and use tax under Sections 59-12-204 and 59-12-205 that is:
 - (a) generated by a city or town that will have constructed within its boundaries the Airport to University of Utah Light Rail described in the Transportation Equity Act for the 21st Century, Pub. L. No. 105-178, Sec. 3030(c)(2)(B)(i)(II), 112 Stat. 107; and
 - (b) equal to the revenues generated by a 1/64% tax rate on the taxable items and services under Subsection (1).
 - Section 6. Section **73-10c-4** is amended to read:

73-10c-4. Credit enhancement and interest buy-down agreements -- Loans -- Hardship grants.

- (1) On behalf of the state, the Water Quality Board and the Drinking Water Board may each enter into credit enhancement agreements with political subdivisions containing terms and provisions the acting board determines will reasonably improve the security for or marketability of drinking water and wastewater project obligations, including any of the following:
 - (a) a term providing security for drinking water and wastewater project obligations, as

provided in Subsection 73-10c-6(2)(b), by agreeing to purchase the drinking water or wastewater project obligations of, or to make loans to, political subdivisions from a subaccount of the security account for the purpose of preventing defaults in the payment of principal and interest on drinking water and wastewater project obligations;

- (b) a term making loans to political subdivisions to pay the cost of obtaining:
- (i) letters of credit from banks, savings and loan institutions, insurance companies, or other financial institutions;
 - (ii) municipal bond insurance; or

- (iii) other forms of insurance or security to provide security for drinking water and wastewater project obligations; and
- (c) a term providing other methods and assistance to political subdivisions which are reasonable and proper to enhance the marketability of or security for drinking water and wastewater project obligations.
- (2) (a) The Drinking Water Board and the Water Quality Board may each make loans from a security account subaccount to political subdivisions to finance all or part of drinking water and wastewater project costs [using the procedures established under Sections 73-10b-5, 73-10b-6, 73-10g-4, and 73-10g-5, as applicable] by following the procedures and requirements of Sections 73-10c-4.1 and 73-10c-4.2.
- (b) These loans may only be made after credit enhancement agreements, interest buy-down agreements, and all other financing alternatives have been evaluated by the acting board and the board determines those options are unavailable or unreasonably expensive for the subdivision requesting assistance.
- (c) Loans may be made from the security account subaccount at interest rates determined by the board.
- (d) Loans may not be made from the \$5,000,000 appropriated to the security account subaccount by the Legislature for fiscal year 1983-84.
- (3) The Drinking Water Board and the Water Quality Board may each make loans or grants from the security account to political subdivisions for interest buy-down agreements for drinking water or wastewater project obligations.
- (4) (a) Of the total amount of money annually available to the Drinking Water Board and Water Quality Board for financial assistance to political subdivisions, at least 10% shall be

allocated by each board for credit enhancement and interest buy-down agreements.

(b) The requirement specified in Subsection (a) shall apply only so long as sales and use

- (b) The requirement specified in Subsection (a) shall apply only so long as sales and use tax is transferred to the Utah Wastewater Loan Program Subaccount and Drinking Water Loan Program Subaccount as provided in Section 59-12-103.
- (5) To the extent money is available in the hardship grant subaccounts of the security account, the Drinking Water Board and the Water Quality Board may each make grants to political subdivisions that meet the drinking water or wastewater project loan considerations respectively, but whose projects are determined by the granting board to not be economically feasible unless grant assistance is provided.
- (6) The Drinking Water and Water Quality Boards may at any time transfer money out of their respective hardship grant subaccounts of the security account to their respective loan program subaccounts.
 - Section 7. Section **73-10c-4.1** is enacted to read:

- 847 <u>73-10c-4.1.</u> Wastewater projects -- Loan criteria and requirements -- Process for approval.
 - (1) The Water Quality Board shall review the plans and specifications for a wastewater project before approval of any loan and may condition approval on the availability of loan funds and on assurances that the Water Quality Board considers necessary to ensure that loan funds are used to pay the wastewater project costs and that the wastewater project is completed.
 - (2) (a) Each loan shall specify the terms for repayment, with the term, interest rate or rates, including a variable rate, and security as determined by the Water Quality Board.
 - (b) The loan may be evidenced by general obligation or revenue bonds or other obligations of the political subdivision.
 - (c) Loan payments made by a political subdivision shall be deposited in the Water Quality Security Subaccount as described in Section 73-10c-5.
 - (d) The loans are subject to the provisions of Title 63, Chapter 65, State Financing Consolidation Act.
 - (3) In determining the priority for a wastewater project loan, the Water Quality Board shall consider:
- 863 (a) the ability of the political subdivision to obtain monies for the wastewater project from 864 other sources or to finance the project from its own resources;

865	(b) the ability of the political subdivision to repay the loan;
866	(c) whether or not a good faith effort to secure all or part of the services needed from the
867	private sector of the economy has been made; and
	•
868	(d) whether or not the wastewater project:
869	(i) meets a critical local or state need;
870	(ii) is cost effective;
871	(iii) will protect against present or potential health hazards;
872	(iv) is needed to comply with minimum standards of the federal Water Pollution Control
873	Act, Title 33, Chapter 26, United States Code, or any similar or successor statute;
874	(v) is needed to comply with the minimum standards of Title 19, Chapter 5, Water Quality
875	Act, or any similar or successor statute;
876	(vi) is designed to reduce the pollution of the waters of this state; and
877	(vii) meets any other consideration considered necessary by the Water Quality Board.
878	(4) In determining the cost effectiveness of a wastewater project the Water Quality Board
879	shall:
880	(a) require the preparation of a cost-effective analysis of feasible wastewater treatment or
881	conveyance alternatives capable of meeting state and federal water quality and public health
882	requirements;
883	(b) consider monetary costs, including the present worth or equivalent annual value of all
884	capital costs and operation, maintenance, and replacement costs; and
885	(c) ensure that the alternative selected is the most economical means of meeting applicable
886	state and federal wastewater and water quality or public health requirements over the useful life
887	of the facility while recognizing environmental and other nonmonetary considerations.
888	(5) A loan may not be made for a wastewater project that is not in the public interest as
889	determined by the Water Quality Board.
890	Section 8. Section 73-10c-5 is amended to read:
891	73-10c-5. Water Development Security Account created Water Quality Security
892	and Drinking Water Security Subaccounts created Use Revolving loan funds Hardship
893	grants.
894	(1) There is established a restricted account within the General Fund known as the Water
895	Development Security Account which includes the Water Quality Security Subaccount and the

896	Drinking Water Security Subaccount.
897	(2) The Water Quality Security Subaccount consists of three subaccounts:
898	(a) the Utah Wastewater Loan Program Subaccount, which consists of:
899	(i) money appropriated to the subaccount by the Legislature;
900	(ii) money received from the repayment of the principal of loans made by the Water
901	Quality Board under Sections [73-10b-5,] 73-10c-4[,] <u>and</u> 73-10c-6[, 73-10g-4, and 73-10h-4]
902	from the Utah Wastewater Loan Program Subaccount; and
903	[(iii) except for payments, if any, necessary to comply with Section 148(f), Internal
904	Revenue Code of 1986, income earned after June 30, 1984, on proceeds of bonds authorized by
905	Sections 73-10b-5, 73-10g-4, and 73-10h-4; and
906	[(iv)] (iii) money deposited in the subaccount under any other law;
907	(b) the Utah State Revolving Fund for Wastewater Projects Subaccount, which consists
908	of:
909	(i) money appropriated to the subaccount by the Legislature;
910	(ii) money received from the Utah Wastewater Loan Program Subaccount applied to meet
911	match requirements for federal funds under 33 U.S.C.A. 1251 et seq., federal Clean Water Act;
912	(iii) money received from the repayment of loans made by the Water Quality Board under
913	Section 73-10c-4 from the Utah State Revolving Fund for Wastewater Projects Subaccount;
914	(iv) money received from the repayment of loans made by the Water Quality Board under
915	Section 73-10c-4.5;
916	(v) money deposited in the subaccount under any other law;
917	(vi) money received under and subject to the restrictions of 33 U.S.C.A. 1251 et seq.,
918	federal Clean Water Act, and which is eligible for use in state revolving loan funds established to
919	meet the requirements of the act; and
920	(vii) all investment income derived from money in the Utah State Revolving Fund for
921	Wastewater Projects Subaccount; and
922	(c) the Hardship Grant Program for Wastewater Projects Subaccount, which consists of:
923	(i) money appropriated to the subaccount by the Legislature;
924	(ii) money received as interest payments on loans made by the Water Quality Board under
925	Sections [73-10b-5,] 73-10c-4[,] <u>and</u> 73-10c-6, [73-10g-4, and 73-10h-4,] from the Utah
926	Wastewater Loan Program Subaccount:

927	(iii) money deposited in the subaccount under any other law;
928	(iv) the Hardship Grant Assessment charged to State Revolving Fund loan recipients; and
929	(v) all investment income derived from money in the Utah Wastewater Loan Program
930	Subaccount or the Hardship Grant Program for Wastewater Projects Subaccount.
931	(3) The Drinking Water Security Subaccount consists of three subaccounts:
932	(a) the Drinking Water Loan Program Subaccount, which consists of:
933	(i) money appropriated to the subaccount by the Legislature;
934	(ii) money received from the repayment of the principal of loans made by the Drinking
935	Water Board under Sections [73-10b-6,] 73-10c-4[,] <u>and</u> 73-10c-6, [73-10g-5, and 73-10h-5,] from
936	the Drinking Water Loan Program Subaccount; and
937	[(iii) except for payments, if any, necessary to comply with Section 148(f), Internal
938	Revenue Code of 1986, income earned after June 30, 1984, on proceeds of bonds authorized by
939	Sections 73-10b-6, 73-10g-5, and 73-10h-5; and]
940	[(iv)] (iii) money deposited in the subaccount under any other law;
941	(b) the State Revolving Fund for Drinking Water Projects Subaccount, which consists of:
942	(i) money appropriated to the subaccount by the Legislature;
943	(ii) money received from the Utah Drinking Water Loan Program Subaccount and applied
944	to meet match requirements for federal funds under 42 U.S.C.A. 300f et seq., federal Safe Drinking
945	Water Act;
946	(iii) money received from the repayment of loans made by the Drinking Water Board under
947	Section 73-10c-4 from the State Revolving Fund for Drinking Water Projects Subaccount;
948	(iv) money deposited in the subaccount under any other law;
949	(v) money received under and subject to the restrictions of 42 U.S.C.A. 300f et seq.,
950	federal Safe Drinking Water Act, and which is eligible for use in state revolving loan funds
951	established to meet the requirements of the act; and
952	(vi) all investment income derived from money in the State Revolving Fund for Drinking
953	Water Projects Subaccount; and
954	(c) the Hardship Grant Program for Drinking Water Projects Subaccount, which consists
955	of:
956	(i) money appropriated to the subaccount by the Legislature;
957	(ii) money received from interest payments on loans made by the Drinking Water Board

H.B. 9

982a

958	under Sections [73-10b-6,] 73-10c-4[- ,] <u>and</u> 73-10c-6, [73-10g-5, and 73-10h-5,] from the Drinking
959	Water Loan Program Subaccount;

- (iii) money deposited in the subaccount under any other law;
- (iv) the Hardship Grant Assessment charged to State Revolving Fund loan recipients; and
- (v) all investment income derived from money in the Drinking Water Loan Program Subaccount or the Hardship Grant Program for Drinking Water Projects Subaccount.
- (4) State monies in the Water Quality Security Subaccount and the Drinking Water Security Subaccount may be applied to meet match requirements for federal funds under 33 U.S.C.A. 1251 et seq., federal Clean Water Act and 42 U.S.C.A. 300f et seq., federal Safe Drinking Water Act.
- (5) If the money in the security account is insufficient for the purposes for which the security account is established, the council shall ask the governor to request the Legislature to appropriate additional money to the account.
- (6) (a) The Drinking Water Board and Water Quality Board may use the money in the appropriate security account subaccount only to the extent of the money available in the account, for the support of drinking water projects and wastewater projects in accordance with the terms of credit enhancement agreements, grant agreements, and loan agreements.
- (b) Repayments to the security account from loans made by the acting board, monies allocated by the Legislature, and interest accrued on these monies shall remain available for use by that board for further project funding.
- (7) Funds received under Section 1452 of the federal Safe Drinking Water Act, 42 U.S.C.A. 300f et seq., may be used for providing financial assistance to community water systems and nonprofit noncommunity water systems as defined and within the limits of that act.
 - Section 9. Section $\hat{\mathbf{h}}$ [73-10d-4.2] 73-10c-4.2 $\hat{\mathbf{h}}$ is enacted to read:
- $\hat{h} \ [\frac{73\text{-}10d\text{-}4.2}{2}] \ 73\text{-}10c\text{-}4.2 \ \hat{h} \ \underline{.} \ Drinking water projects$ -- Loan criteria and requirements -- Process for approval.
- (1) The Drinking Water Board shall review the plans and specifications for a drinking water project before approval of any loan and may condition approval on the availability of loan funds and on the assurances that the Drinking Water Board considers necessary to ensure that loan funds are used to pay the drinking water project costs and that the drinking water project is completed.

- 32 -

989	(2) (a) Each loan shall specify the terms for repayment, with the term, interest rate or rates,
990	including a variable rate, and security as determined by the Drinking Water Board.
991	(b) The loan may be evidenced by general obligation or revenue bonds or other obligations
992	of the political subdivision.
993	(c) Loan payments made by a political subdivision shall be deposited in the Drinking
994	Water Security Subaccount as described in Section 73-10c-5.
995	(d) The loans are subject to the provisions of Title 63, Chapter 65, State Financing
996	Consolidation Act.
997	(3) In determining the priority for a drinking water project loan, the Drinking Water Board
998	shall consider:
999	(a) the ability of the political subdivision to obtain monies for the drinking water project
1000	from other sources or to finance such project from its own resources;
1001	(b) the ability of the political subdivision to repay the loan;
1002	(c) whether or not a good faith effort to secure all or part of the services needed from the
1003	private sector of the economy has been made; and
1004	(d) whether or not the drinking water project:
1005	(i) meets a critical local or state need;
1006	(ii) is cost effective;
1007	(iii) will protect against present or potential health hazards;
1008	(iv) is needed to comply with minimum standards of the federal Safe Drinking Water Act,
1009	or any similar or successor statute;
1010	(v) is needed to comply with the minimum standards of Title 19, Chapter 4, Safe Drinking
1011	Water Act, or any similar or successor statute; and
1012	(vi) meets any other consideration considered necessary by the Drinking Water Board.
1013	(4) In determining the cost-effectiveness of a drinking water project the Drinking Water
1014	Board shall:
1015	(a) require the preparation of a cost-effective analysis of feasible drinking water projects;
1016	(b) consider monetary costs, including the present worth or equivalent annual value of all
1017	capital costs and operation, maintenance, and replacement cost; and
1018	(c) ensure that the alternative selected is the most economical means of meeting applicable
1019	water quality or public health requirements over the useful life of the facility while recognizing

1020	environmental and other nonmonetary considerations.
1021	(5) A loan may not be made for a drinking water project that is not in the public interest
1022	as determined by the Drinking Water Board.
1023	Section 10. Repealer.
1024	This act repeals:
1025	Section 63-56a-1, Members Bond legislation to contain operation cost estimates of
1026	funded projects Expenses.
1027	Section 63-64-1, General obligation bonds authorized Maximum amount.
1028	Section 63-64-2, Projects authorized.
1029	Section 63-64-3, Costs of issuance and sale.
1030	Section 63-64-4, Time and manner of authorization, issuance and sale Interest rates
1031	Maturity.
1032	Section 63-64-5, Manner of sale Form Security arrangements Signatures Seal
1033	Replacement or exchange Registration.
1034	Section 63-64-6, Constitutional debt Limitation Computation.
1035	Section 63-64-7, Annual tax.
1036	Section 63-64-8, Sinking fund created Source and use of funds Separate accounts.
1037	Section 63-64-9, Payment of interest, principal and redemption premiums.
1038	Section 63-64-10, Abatement of annual tax.
1039	Section 63-64-11, Investment of sinking fund Disposition of investment income.
1040	Section 63-64-12, Deposit and investment of bond proceeds Disposition of
1041	investment income and unexpended proceeds.
1042	Section 63-64-13, Refunding bonds.
1043	Section 63-64-14, Certification of satisfaction of conditions precedent
1044	Conclusiveness.
1045	Section 63-64-15, Tax exemption.
1046	Section 63-64-16, Legal investment status.
1047	Section 63-64-17, Publication of resolution Limitation on actions to contest legality.
1048	Section 63-64-18, Report of proceedings to Legislature.
1049	Section 63-66-1, General obligation bonds authorized Maximum amount.
1050	Section 63-66-2, Prepayment of certificates authorized Costs of issuance and sale.

1051	Section 63-66-3, Time and manner of authorization, issuance, and sale Interest rates
1052	Maturity.
1053	Section 63-66-4, Manner of sale Form Security arrangements Signatures Seal
1054	Replacement or exchange Registration.
1055	Section 63-66-5, Constitutional debt Limitation Computation.
1056	Section 63-66-6, Annual tax.
1057	Section 63-66-7, Sinking fund created Source and use of funds Separate accounts.
1058	Section 63-66-8, Payment of interest, principal, and redemption premiums.
1059	Section 63-66-9, Abatement of annual tax.
1060	Section 63-66-10, Investment of sinking fund Disposition of investment income.
1061	Section 63-66-11, Deposit and investment of bond proceeds Disposition of
1062	investment income and unexpended proceeds.
1063	Section 63-66-12, Refunding bonds.
1064	Section 63-66-13, Certification of satisfaction of conditions precedent
1065	Conclusiveness.
1066	Section 63-66-14, Tax exemption.
1067	Section 63-66-15, Legal investment status.
1068	Section 63-66-16, Publication of resolution Limitation on actions to contest legality.
1069	Section 63-66-17, Report of proceedings to Legislature.
1070	Section 63-67-101, State Bonding Commission authorized to issue general obligation
1071	bonds Maximum amount.
1072	Section 63-67-102, Projects authorized.
1073	Section 63-67-103, Costs of issuance and sale.
1074	Section 63-67-104, Time and manner of authorization, issuance, and sale Interest
1075	rates Maturity.
1076	Section 63-67-105, Manner of sale Form Security arrangements Signatures
1077	Seal Replacement or exchange Registration Federal rebate.
1078	Section 63-67-106, Constitutional debt Limitation Computation.
1079	Section 63-67-107, Annual tax.
1080	Section 63-67-108, Sinking fund Source and use of funds Separate accounts.
1081	Section 63-67-109 Payment of interest principal and redemption premiums

1082	Section 63-67-110, Abatement of annual tax.
1083	Section 63-67-111, Investment of sinking fund Disposition of investment income.
1084	Section 63-67-112, Deposit and investment of bond proceeds Disposition of
1085	investment income and unexpended proceeds.
1086	Section 63-67-113, Refunding bonds.
1087	Section 63-67-114, Certification of satisfaction of condition precedent
1088	Conclusiveness.
1089	Section 63-67-115, Tax exemption.
1090	Section 63-67-116, Legal investment status.
1091	Section 63-67-117, Publication of resolution or notice Limitation on actions to
1092	contest legality.
1093	Section 63-67-118, Report to Legislature.
1094	Section 63-69-1, State Bonding Commission authorized to issue general obligation
1095	bonds Maximum amount.
1096	Section 63-69-2, Prepayment, refunding, and projects authorized.
1097	Section 63-69-3, Costs of issuance and sale.
1098	Section 63-69-4, Time and manner of authentication, issuance, and sale Interest
1099	rates Maturity.
1100	Section 63-69-5, Manner of sale Form Security arrangements Signatures Seal
1101	Replacement or exchange Registration.
1102	Section 63-69-6, Constitutional debt limitation Computation.
1103	Section 63-69-7, Annual tax.
1104	Section 63-69-8, Sinking fund created Source and use of funds Separate accounts.
1105	Section 63-69-9, Payment of interest, principal, and redemption premiums.
1106	Section 63-69-10, Abatement of annual tax.
1107	Section 63-69-11, Investment of sinking fund Disposition of investment income.
1108	Section 63-69-12, Deposit and investment of bond proceeds Disposition of
1109	investment income and unexpended proceeds.
1110	Section 63-69-13, Refunding bonds.
1111	Section 63-69-14, Certification of satisfaction of conditions precedent
1112	Conclusiveness.

1113	Section 63-69-15, Tax exemption.
1114	Section 63-69-16, Legal investment status.
1115	Section 63-69-17, Publication of resolution or notice Limitation on actions to contest
1116	legality.
1117	Section 63-69-18, Report to Legislature.
1118	Section 63-74-1, State Bonding Commission authorized to issue general obligation
1119	bonds.
1120	Section 63-74-2, Maximum amount Projects authorized.
1121	Section 63-74-3, Bond proceeds may be used to pay costs of issuance and sale.
1122	Section 63-74-4, Time and manner of authentication, issuance, and sale Interest
1123	rates Maturity.
1124	Section 63-74-5, Manner of sale Form Security arrangements Signatures Seal
1125	Replacement or exchange Registration.
1126	Section 63-74-6, Constitutional debt limitation.
1127	Section 63-74-7, Annual tax Abatement of annual tax.
1128	Section 63-74-8, Sinking fund created Source and use of funds Separate accounts.
1129	Section 63-74-9, Payment of interest, principal, and redemption premiums.
1130	Section 63-74-10, Investment of sinking fund Disposition of investment income.
1131	Section 63-74-11, Deposit and investment of bond proceeds Disposition of
1132	investment income and unexpended proceeds.
1133	Section 63-74-12, Refunding of bonds.
1134	Section 63-74-13, Certification of satisfaction of conditions precedent
1135	Conclusiveness.
1136	Section 63-74-14, Tax exemption.
1137	Section 63-74-15, Legal investment status.
1138	Section 63-74-16, Publication of resolution or notice Limitation on actions to contest
1139	legality.
1140	Section 63-74-17, Report to Legislature.
1141	Section 63-77-1, State Bonding Commission authorized to issue general obligation
1142	bonds.
1143	Section 63-77-2, Maximum amount Projects authorized.

1144	Section 63-77-3, Bond proceeds may be used to pay costs of issuance and sale.
1145	Section 63-77-4, Time and manner of authentication, issuance, and sale Interest
1146	rates Maturity.
1147	Section 63-77-5, Manner of sale Form Security arrangements Signatures Seal
1148	Replacement or exchange Registration.
1149	Section 63-77-6, Constitutional debt limitation.
1150	Section 63-77-7, Annual tax Abatement of annual tax.
1151	Section 63-77-8, Sinking fund created Source and use of funds Separate accounts.
1152	Section 63-77-9, Payment of interest, principal, and redemption premiums.
1153	Section 63-77-10, Investment of sinking fund Disposition of investment income.
1154	Section 63-77-11, Deposit and investment of bond proceeds Disposition of
1155	investment income and unexpended proceeds.
1156	Section 63-77-12, Refunding of bonds.
1157	Section 63-77-13, Certification of satisfaction of conditions precedent
1158	Conclusiveness.
1159	Section 63-77-14, Tax exemption.
1160	Section 63-77-15, Legal investment status.
1161	Section 63-77-16, Publication of resolution or notice Limitation on actions to contest
1162	legality.
1163	Section 63-77-17, Report to Legislature.
1164	Section 63-83-1, State Bonding Commission authorized to issue general obligation
1165	bonds.
1166	Section 63-83-2, Maximum amount Projects authorized.
1167	Section 63-83-3, Use of bond proceeds for issuance and other costs.
1168	Section 63-83-4, Manner of issuance Amounts, interest, and maturity.
1169	Section 63-83-5, Terms and conditions of sale Plan of financing Signatures
1170	Replacement Registration Federal rebate.
1171	Section 63-83-6, Constitutional debt limitation.
1172	Section 63-83-7, Tax levy Abatement of tax.
1173	Section 63-83-8, Creation of sinking fund.
1174	Section 63-83-9, Payment of interest, principal, and redemption premiums.

1175	Section 63-83-10, Investment of sinking fund money.
1176	Section 63-83-11, Bond proceeds Deposits Investment Disposition of investment
1177	income and unexpended proceeds.
1178	Section 63-83-12, Refunding of bonds.
1179	Section 63-83-13, Certification of satisfaction of conditions precedent
1180	Conclusiveness.
1181	Section 63-83-14, Tax exemption.
1182	Section 63-83-15, Legal investment status.
1183	Section 63-83-16, Publication of resolution or notice Limitation on actions to contest
1184	legality.
1185	Section 63-83-17, Report to Legislature.
1186	Section 63-84-1, State Bonding Commission authorized to issue general obligation
1187	bonds.
1188	Section 63-84-2, Maximum amount Projects authorized.
1189	Section 63-84-3, Bond proceeds may be used to pay costs of issuance and sale.
1190	Section 63-84-4, Manner of issuance Amounts, interest, and maturity.
1191	Section 63-84-5, Terms and conditions of sale Plan of financing Signatures
1192	Replacement Registration Federal rebate.
1193	Section 63-84-6, Constitutional debt limitation.
1194	Section 63-84-7, Tax levy Abatement of tax.
1195	Section 63-84-8, Creation of sinking fund.
1196	Section 63-84-9, Payment of interest, principal, and redemption premiums.
1197	Section 63-84-10, Investment of sinking fund money.
1198	Section 63-84-11, Bond proceeds Deposits Investment Disposition of investment
1199	income and unexpended proceeds.
1200	Section 63-84-12, Refunding of bonds.
1201	Section 63-84-13, Certification of satisfaction of conditions precedent
1202	Conclusiveness.
1203	Section 63-84-14, Tax exemption.
1204	Section 63-84-15, Legal investment status.
1205	Section 63-84-16. Publication of resolution or notice Limitation on actions to contest

1206	legality.
1207	Section 63-84-17, Report to Legislature.
1208	Section 63-85-1, State Bonding Commission authorized to issue general obligation
1209	bonds.
1210	Section 63-85-2, Maximum amount Projects authorized.
1211	Section 63-85-3, Use of bond proceeds for issuance and other costs.
1212	Section 63-85-4, Manner of issuance Amounts, interest, and maturity.
1213	Section 63-85-5, Terms and conditions of sale Plan of financing Signatures
1214	Replacement Registration Federal rebate.
1215	Section 63-85-6, Constitutional debt limitation.
1216	Section 63-85-7, Tax levy Abatement of tax.
1217	Section 63-85-8, Creation of sinking fund.
1218	Section 63-85-9, Payment of interest, principal, and redemption premiums.
1219	Section 63-85-10, Investment of sinking fund money.
1220	Section 63-85-11, Bond proceeds Deposits Investment Disposition of investment
1221	income and unexpended proceeds.
1222	Section 63-85-12, Refunding of bonds.
1223	Section 63-85-13, Certification of satisfaction of conditions precedent
1224	Conclusiveness.
1225	Section 63-85-14, Tax exemption.
1226	Section 63-85-15, Legal investment status.
1227	Section 63-85-16, Publication of resolution or notice Limitation on actions to contest
1228	legality.
1229	Section 63-85-17, Report to Legislature.
1230	Section 63-86-1, State Bonding Commission authorized to issue general obligation
1231	bonds.
1232	Section 63-86-2, Maximum amount Projects authorized.
1233	Section 63-86-3, Bond proceeds may be used to pay costs of issuance and sale.
1234	Section 63-86-4, Manner of issuance Amounts, interest, and maturity.
1235	Section 63-86-5, Terms and conditions of sale Plan of financing Signatures
1236	Replacement Registration Federal rebate.

1237	Section 63-86-6, Constitutional debt limitation.
1238	Section 63-86-7, Tax levy Abatement of tax.
1239	Section 63-86-8, Creation of sinking fund.
1240	Section 63-86-9, Payment of interest, principal, and redemption premiums.
1241	Section 63-86-10, Investment of sinking fund money.
1242	Section 63-86-11, Bond proceeds Deposits Investment Disposition of investment
1243	income and unexpended proceeds.
1244	Section 63-86-12, Refunding of bonds.
1245	Section 63-86-13, Certification of satisfaction of conditions precedent
1246	Conclusiveness.
1247	Section 63-86-14, Tax exemption.
1248	Section 63-86-15, Legal investment status.
1249	Section 63-86-16, Publication of resolution or notice Limitation on actions to contest
1250	legality.
1251	Section 63-86-17, Report to Legislature.
1252	Section 73-10b-1, Legislative findings.
1253	Section 73-10b-2, Definitions.
1254	Section 73-10b-3, General obligation bonds Authorization for issuance and sale.
1255	Section 73-10b-4, Water project loans.
1256	Section 73-10b-5, Wastewater project loans.
1257	Section 73-10b-6, Drinking water project loans.
1258	Section 73-10b-7, Use of bond proceeds for loans and other costs.
1259	Section 73-10b-8, Manner of issuance of bonds Amounts, interest and maturity.
1260	Section 73-10b-9, Manner of issuance of bonds Terms and conditions of sale
1261	Signatures Replacement Registration.
1262	Section 73-10b-10, Constitutional debt limitation.
1263	Section 73-10b-11, Tax levy.
1264	Section 73-10b-12, Sinking fund.
1265	Section 73-10b-13, Warrants for payments from sinking fund.
1266	Section 73-10b-14, Abatement of tax.
1267	Section 73-10b-15, Investment of sinking fund money.

1268	Section 73-10b-16, Bond proceeds Deposits Investments.
1269	Section 73-10b-17, Refunding bonds.
1270	Section 73-10b-18, Finding and certification required for issuance of bonds.
1271	Section 73-10b-19, Tax exemption of bonds except corporate franchise tax.
1272	Section 73-10b-20, Bonds deemed legal investments Use as collateral.
1273	Section 73-10b-21, Publication of resolutions of commission.
1274	Section 73-10b-22, Governor's report on commission's proceedings.
1275	Section 73-10g-1, Definitions.
1276	Section 73-10g-2, General obligation bonds Authorization for issuance and sale.
1277	Section 73-10g-3, Water project loans.
1278	Section 73-10g-4, Wastewater project loans.
1279	Section 73-10g-5, Drinking water project loans.
1280	Section 73-10g-6, Use of bond proceeds for loans and other costs.
1281	Section 73-10g-7, Manner of issuance Amounts, interest, and maturity.
1282	Section 73-10g-8, Terms and conditions of sale Plan of financing Signatures
1283	Replacement Registration Federal rebate.
1284	Section 73-10g-9, Constitutional debt limitation.
1285	Section 73-10g-10, Tax levy Abatement of tax.
1286	Section 73-10g-11, Creation of sinking fund.
1287	Section 73-10g-12, Payment of interest, principal, and redemption premiums.
1288	Section 73-10g-13, Investment of sinking fund money.
1289	Section 73-10g-14, Bond proceeds Deposits Investments Disposition of
1290	investment income and unexpended proceeds.
1291	Section 73-10g-15, Refunding of bonds.
1292	Section 73-10g-16, Certification of satisfaction of conditions precedent
1293	Conclusiveness.
1294	Section 73-10g-17, Tax exemption.
1295	Section 73-10g-18, Legal investment status.
1296	Section 73-10g-19, Publication of resolution or notice Limitation on actions to
1297	contest legality.
1298	Section 73-10g-20, Report to Legislature.

1299	Section 73-10h-1, Definitions.
1300	Section 73-10h-2, General obligation bonds Authorization for issuance and sale.
1301	Section 73-10h-3, Water project loans.
1302	Section 73-10h-4, Wastewater project loans.
1303	Section 73-10h-5, Drinking water project loans.
1304	Section 73-10h-6, Use of bond proceeds for loans and other costs.
1305	Section 73-10h-7, Manner of issuance Amounts, interest, and maturity.
1306	Section 73-10h-8, Terms and conditions of sale Plan of financing Signatures
1307	Replacement Registration Federal rebate.
1308	Section 73-10h-9, Constitutional debt limitation.
1309	Section 73-10h-10, Tax levy Abatement of tax.
1310	Section 73-10h-11, Creation of sinking fund.
1311	Section 73-10h-12, Payment of interest, principal, and redemption premiums.
1312	Section 73-10h-13, Investment of sinking fund money.
1313	Section 73-10h-14, Bond proceeds Deposits Investments Disposition of
1314	investment income and unexpended proceeds.
1315	Section 73-10h-15, Refunding of bonds.
1316	Section 73-10h-16, Certification of satisfaction of conditions precedent
1317	Conclusiveness.
1318	Section 73-10h-17, Tax exemption.
1319	Section 73-10h-18, Legal investment status.
1320	Section 73-10h-19, Publication of resolution or notice Limitation on actions to
1321	contest legality.
1322	Section 73-10h-20, Report to Legislature.
1323	Section 73-24-1, General obligation bonds authorized Maximum amount.
1324	Section 73-24-2, Projects authorized.
1325	Section 73-24-3, Costs of issuance and sale.
1326	Section 73-24-4, Time and manner of authorization, issuance and sale Interest rates
1327	Maturity.
1328	Section 73-24-5, Manner of sale Form Security arrangements Signatures Seal
1329	Replacement or exchange Registration

1330	Section 73-24-6, Constitutional debt Limitation Computation.
1331	Section 73-24-7, Annual tax.
1332	Section 73-24-8, Sinking fund created Source and use of funds Separate accounts.
1333	Section 73-24-9, Payment of interest, principal and redemption premiums.
1334	Section 73-24-10, Abatement of annual tax.
1335	Section 73-24-11, Investment of sinking fund Disposition of investment income.
1336	Section 73-24-12, Deposit and investment of bond proceeds Disposition of
1337	investment income and unexpended proceeds.
1338	Section 73-24-13, Refunding bonds.
1339	Section 73-24-14, Certification of satisfaction of conditions precedent
1340	Conclusiveness.
1341	Section 73-24-15, Tax exemption.
1342	Section 73-24-16, Legal investment status.
1343	Section 73-24-17, Publication of resolution Limitation on actions to contest legality.
1344	Section 73-24-18, Report of proceedings to Legislature.

Legislative Review Note as of 11-15-00 5:03 PM

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel

Committee Note

The Government Operations Interim Committee recommended this bill.